A. G. Contract No. (1994-1994-1919)

ECS File: JPA-89-37 Project No.: RS-274(9)

TRACS NO.: 274 GH GGH SS002 01C

Project: York Ranch Rd.

Section: Cochise County Line - 3 Miles North

INTERGOVERNMENTAL AGREEMENT

BETWEEN
THE STATE OF ARIZONA
AND
GRAHAM COUNTY

THIS AGREEMENT is entered into May 5, 1989 , pursuant to Arizona Revised Statutes, Sections $\overline{11-951}$ through $\overline{11-954}$, as amended, between the STATE OF ARIZONA, acting by and through its DEPARTMENT OF TRANSPORTATION (the State) and the GRAHAM COUNTY, acting by and through its BOARD OF SUPERVISORS (Local Agency).

I. RECITALS

- 1. The State is empowered by Arizona Revised Statutes Section 28-108 to enter into this agreement and has by resolution, a copy of which is attached hereto and made a part hereof, resolved to enter into this agreement and has delegated to the undersigned the authority to execute this agreement on behalf of the State.
- 2. Local Agency is empowered by Arizona Revised Statutes Section 11-952, to enter into this agreement and has by resolution, a copy of which is attached hereto and made a part hereof, resolved to enter into this agreement and has authorized the undersigned to execute this agreement on behalf of Local Agency.
- 3. Congress has authorized appropriations for, but not limited to, the construction of streets and primary, feeder and farm-to-market roads; the replacement of bridges; the elimination of roadside obstacles; and the application of pavement markings.
- 4. Such project within the boundary of Local Agency has been selected by Local Agency; the field survey of the project has been completed; and the plans, estimates and specifications have been prepared and, as required, submitted to the Federal Highway Administration (FHWA) for its approval.

NO. 13769

FILED WITH SECRETARY OF STATE

Date Filed 5-18-89

Jim Shumung

Secretary of State

By Durmillion

- 5. The only interest of the State in the project is in the acquisition of federal funds for the use and benefit of Local Agency by reason of federal law and regulations under which funds for the project are authorized to be expended.
- 6. Local Agency, in order to obtain federal funds for the construction of the project, is willing to provide the State with Local Agency funds to match federal funds in the ratio required or as finally fixed and determined by FHWA.
- 7. The work embraced in this agreement and the estimated cost are as follows: ROADWAY RECONSTRUCTION

Estimated Project Cost

= \$1,410,000.00

Federal Funds @ 92.48 % of \$865,052.00 of the estimated project cost

\$ 800,000.00

SPONSOR NON FEDERAL-AID MATCHING FUNDS Legislative Appropriated Funds to ADOT GRAHAM COUNTY FUNDS

= \$ 200,000.00 + \$ 438,200.00*

(includes funds from Cochise County and

Area Agricultural Businesses of

\$250,000.00)

TOTAL MATCHING FUNDS FROM SPONSORS = \$ 638,200.00

* This includes a 2% surcharge on the total cost as per Chief Deputy State Engineer memo of February 2, 1982.

THEREFORE, in consideration of the mutual covenants expressed herein, it is agreed as follows:

II. SCOPE OF WORK

- 1. The State shall submit a program containing the aforementioned project to FHWA with the recommendation that it be approved for construction.
 - If such project is approved for construction by FHWA and the funds are available for construction of the project, the State with the aid and consent of FHWA will proceed to advertise receive and open bids, and subject to the concurrence of and the Local Agency, award the contract, enter into a with a firm to whom the award is made for construction of the project, such project to be performed, and paid for in accordance with the accepted completed, the Standard Specifications for Road and Bridge requirements of the Highways Division, Arizona Department of Construction of Further, the State will enter into a Project Transportation. the work embraced in said covering FHWA with construction contract and will request the maximum federal funds available.

- c. Should unforeseen conditions or circumstances increase the cost of said work required by a change in the extent or scope of the work called for in this agreement, the State shall not be obligated to incur any expenditure in excess of the amount of Local Agency's deposit unless and until so authorized in writing by the Local Agency.
- 2. Prior to the solicitation of bids, the Local Agency shall deposit funds with the State in the amount determined by the State to be necessary to match federal funds in the ratio required.

Upon completion of the construction contract, the State shall return to the Local Agency any part of the funds deposited by Local Agency remaining after Local Agency's pro rata share of the cost, as finally fixed and determined by FHWA, has been paid.

- 3. The Local Agency shall acquire, without cost to the State, the necessary right-of-way and hereby certifies that all necessary rights-of-way have been acquired.
- 4. The Local Agency shall remove from the proposed right-of-way all obstructions or unauthorized encroachments of whatever nature, either above or below the surface of the roadway, and hereby certifies that all obstructions and encroachments have been removed therefrom, prior to the start of construction.
- 5. The Local Agency shall not permit or allow any encroachments, except those authorized by permit, upon, or private use of, the right of way. In the event of any unauthorized encroachment or improper use, the Local Agency shall take all necessary steps to remove or prevent any such encroachment or use; failing in which the State shall have the right to proceed with the removal or prevention thereof, the cost of such removal or prevention to be borne by the Local Agency.
- 6. Upon completion of construction, the Local Agency shall provide for, at its own cost and as an annual item in its budget, proper maintenance, including, but not limited to, traffic signals, signs, islands, curbs and markings necessary for the purpose of regulating, warning and guiding traffic.
- 7. The Local Agency shall mark and sign school crossings and railway-highway grade crossings in accordance with the requirements of the current edition of the Manual on Uniform Traffic Control Devices for Streets and Highways.

8. By such regulation as it may by ordinance provide, the Local Agency shall regulate parking and not permit vehicles to be left on the street in any manner other than at and parallel with the curb and to restrict parking so as to prevent conflicts with moving traffic at intersections and at such other locations as necessary.

III. MISCELLANEOUS PROVISIONS

- 1. The State assumes no financial obligation or liability under Local Agency assumes full responsibility for the this agreement. design, plans and specifications, the engineering in connection therewith, and the construction of the improvements contemplated, cost overruns and construction claims. It is understood and agreed that the State's participation is confined solely to securing federal aid; that any damages arising from carrying out, in any respect, the terms of this agreement or any modification thereof, shall be solely the liability of Local Agency and that Local Agency hereby agrees to save and hold harmless and indemnify from loss the State, any of its departments, agencies, officers or employees from any and all cost and/or damage incurred by any of the above and from any other damage to any person or property whatsoever, which is caused by activity, condition, or event arising out of the performance or nonperformance of any provisions of this agreement by the State, any of its departments, agencies, officers and employees, Local Agency, any of its agents, officers and employees, or any of its independent Costs incurred by the State, any of its departments, contractors. agencies, officers or employees shall include in the event of any action, court costs, expenses of litigation and attorneys' fees.
- 2. The cost of the work covered by this agreement is to be borne by FHWA and Local Agency, each in the proportion prescribed or as fixed and determined by FHWA as stipulated in this agreement. Therefore, Local Agency agrees to furnish and provide State with Local Agency funds in an amount equal to the difference between the total cost of the work provided for in this agreement and the amount of federal aid received.
- 3. This agreement shall remain in force and effect until completion of the work herein embraced; provided, however, that any provisions in this agreement for maintenance shall be perpetual.
- 4. This agreement shall become effective upon filing with the Secretary of State.
- 5. This agreement may be cancelled by the Governor in accordance with Arizona Revised Statutes Section 38-511.
- 6. The provisions of Arizona Revised Statutes Section 35-214 are applicable to this agreement.

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- 7. In the event of any controversy which may arise out of this agreement, the parties hereto agree to abide by required arbitration is set forth for public works contracts in Arizona Revised Statutes Section 12-1518(B) and (C).
- All notices or demands upon any party to this agreement shall in writing and shall be delivered in person or sent by mail addressed as follows:

Arizona Department of Transportation Engineering Consultant Services 205 South 17 Avenue, Room 118E 85007 Phoenix, AZ

9. Attached hereto and incorporated herein by reference is a copy of the written determination of each party's legal counsel that the parties are authorized under the laws of this state to enter into this agreement and that the agreement is in proper form.

IN WITNESS WHEREOF, the parties have executed this agreement the day and year first above written.

GRAHAM COUNTY

STATE OF ARIZONA Department of Transportation

State Engineer

Chairman, Graham County Board

of Supervisors

ATTEST:

Barbara Felix, Board Clerk

RESOLUTION

Be it resolved on this, the 23rd day of March, 1989, that I, CHARLES L. MILLER, as Director, Arizona Department of Transportation, have determined that pursuant to A. R. S. 28-108, it is in the best interests of the State of Arizona that the Department of Transportation, acting by and through its Highways Division, enter into a Intergovernmental Agreement with Graham County for Project RS-274(9), TRACS NO. 274 GH GGH SS002 01C.

Work entails the reconstruction of York Ranch Rd. to modern rural secondary road standards.

CHARLES L. MILLER, Director Arizona Department of Transportation This Contract which is an agreement between public agencies has been reviewed pursuant to A.R.S. Sections 11-951 and 11-952 by the undersigned Graham County Attorney who has determined that it is in proper form and within the powers and authority granted under the laws of the State of Arizona.

DATED this 12th day of April

Paul H. McCulkar

GRAHAM COUNTY ATTORNEY

EXCERPTS OF MINUTES OF A MEETING OF THE BOARD OF SUPERVISORS OF GRAHAM COUNTY, ARIZONA HELD ON APRIL 17, 1989

The Graham County Board of Supervisors met in regular session this 17th day of April, 1989, at 8:00 a.m., with the following present:

Delbert Householder, Chairman

Milton Reay, Member Rex Barney, Member

also:

Barbara Felix, Clerk

James Moser, County Engineer

"..... County Engineer Jim Moser requested Board approval of an Intergovernmental Agreement with the Department of Transportation for construction on York Ranch Road. Upon motion of Supervisor Reay, seconded by Supervisor Barney, the Board unanimously approved the Agreement and authorized the Chairman to sign necessary documents....."

STATE OF ARIZONA) COUNTY OF GRAHAM) ss.

I, BARBARA FELIX, Clerk of the Board of Supervisors of Graham County, Arizona, DO HEREBY CERTIFY that this is a true, accurate and complete "Excerpt of Minutes" from those actions of the Board, as it relates to the above mentioned intergovernmental agreement.

Witness my hand this 11th day of May, 1989.

Barbara Felix, Clerk of the Board of Supervisors of Graham County, Arizona



Attorney General

1275 WEST WASHINGTON

Phoenix, Arizona 85007

Robert K. Corbin

INTERGOVERNMENTAL AGREEMENT

DETERMINATION

A. G. Contract No. KR88-0538-TRD , is an agreement between public agencies, has been reviewed pursuant to A.R.S. § 11-952, as amended, by the undersigned Assistant Attorney General who has determined that it is in the proper form and is within the powers and authority granted to the State of Arizona.

No opinion is expressed as to the authority of the remaining parties, other than the State or its agencies, to enter into said agreement.

DATED this 16 day of

ROBERT K'. CORBIN Attorney General

Transportation Division